Date: October 21, 2024

Mr. John R. Fouts

2904 Sitka Dr. Apt. L29 Louisville, KY 40299 Phone: 502.956.0052 Fax: 502.996.8246

Email: fouts.john@gmail.com

To:

FBI – Federal Bureau of Investigation Civil Rights Division and/or Other 935 Pennsylvania Ave NW Washington, DC 20535

Phone: 1-800-225-5324 Fax: (202) 324-4705

info@fbi.gov

Dear FBI - Federal Bureau of Investigation,

I am submitting this formal request for immediate action regarding the numerous documented violations of my civil rights, healthcare denials, and systemic abuse, including multiple repeat violations of the Americans with Disabilities Act among others. My case demonstrates a history of ongoing harm and discrimination against me, a disabled individual in a protected class, caused by multiple state and federal agencies, healthcare providers, and government entities.

I am requesting the following actions:

- <u>Criminal prosecution</u> of all parties involved, including state agencies, medical providers, and entities that have intentionally falsified records and denied critical care in violation of state and federal law.
- Civil rights violations to be fully prosecuted to the fullest extent of the law, including systemic discrimination, denial of benefits, and retaliation against me as a disabled individual in a protected class.
- 3. Immediate reimbursement and proper calculation of SNAP benefits, including medical expense deductions that should have been applied dating back to June 30, 2022. The state has repeatedly failed to account for these expenses, including, but not limited to, mileage for medical trips, and I request full reimbursement for all improperly calculated benefits.
- 4. **Reimbursement for out-of-pocket medical expenses** that should have been covered by Medicaid, the Medicaid Waiver, and other programs, going back to June 30, 2022. This

includes critical medical supplies and treatments I was forced to purchase on my own due to state denials.

- 5. Immediate access to life-saving and medically necessary treatments, such as hyperbaric oxygen, medical-grade oxygen concentrator, red light therapy, autologous tear serum, IV vitamin/mineral infusions, methylene blue, SCD compression devices, prescriptions and supplements prescribed by providers that have provided multiple letters of medical necessity to be covered completely, IPL Treatment for Dry Eye Disease and Meibomiam Gland Dysfunction (the only FDA approved treatment for these), and more, as well as corrective care for spine tumors and other conditions which includes, and also is not limited to, MRI over-reads by skilled, highly qualified neuroradiologists familiar with the conditions I am dealing with, and I request immediate approval of NeuroQuant MRI coverage which provides information on brain atrophy that is rapidly advancing in my case, but has been denied due to being out of state, yet the only options to have this test done are out of state for NeuroQuant MRI, and documentation and verification has been previously provided to the state of Kentucky regarding this, yet coverage is still denied.
- 6. Federal emergency injunction orders to force/compel the state to immediately comply with federal law, provide all necessary coverage, and grant immediate access to the care I need to avoid further harm, including the risk of further advanced brain atrophy and other life-threatening conditions.
- 7. **Punitive damages** for the severe harm caused, including the emotional, physical, spiritual, and mental toll of years of abuse, denials, and retaliation by the state and healthcare providers.
- 8. <u>Correction of falsified medical records</u>, particularly regarding accusations of Munchausen's syndrome by Dr. Knuckles, which worsened my PTSD and in turn my physical health. I request the complete destruction of these records and a formal and thorough investigation into Dr. Knuckles'.
- 9. <u>Coverage for all denied treatments</u>, including Pycnogenol, venous support, medications prescribed by Dr. Vaughn, and medications like methylene blue, which were denied despite letters of medical necessity, among so many others.
- 10. An investigation into systemic discrimination across multiple state agencies all primarily overseen by CHFS, which continues to deny me access to most HCBS services, durable medical equipment, and other benefits, SNAP medical deductions over \$35 that are eligible are not being allowed to be used in the calculation of SNAP amounts per month, Medicaid items on the formulary are sometimes not honored, PAs are sometimes not honored, MedImpact and Medicaid's refusal from both groups, to allow me any access to my own prescription and authorization information either written, online, on the portal, or via phone, and much more, all further exacerbating my health conditions, and causing further harm.

- 11. **Ensuring accountability and protection from retaliation** from state agencies and health entities due to my reliance on government services while pursuing this complaint, and beyond protection for me and my child both from retaliation from state and federal agencies.
- 12. <u>Multiple Repeat Violations of the Americans with Disabilities Act (ADA)</u>, including systemic discrimination against me as a disabled individual.

This includes the failure to provide reasonable accommodations for my disability, denial of benefits that I am entitled to under federal law, and the creation of excessive barriers that have prevented me from accessing necessary care and services.

I request a formal and thorough investigation into these ADA violations and that corrective actions be taken IMMEDIATELY.

- 13. Falsifications of medical records in the CPS report, including false narratives and misrepresentations of facts related to an Emergency Protective Order (EPO) I had filed to protect myself and my child from domestic abuse. The CPS report inaccurately portrayed these events, contributing to defamation of my character. Despite multiple attempts to correct this record, I was denied the opportunity to do so. The EPO issue is not the only issue that was falsified in the report, an extreme number of false misrepresentations of my character, and false statements about medical care were made repeatedly, even with solid gold standard objective medical testing results available in my child's medical record!
- 14. <u>Munchausen by proxy accusations and related harms</u>, where I was falsely accused in a CPS case that remained open for two years without my knowledge. I was never allowed to see the report before the case was closed, nor was I provided with the opportunity to correct the falsified information. This has led to ongoing emotional and psychological harm which in turn has also exacerbated and worsened physical health.
- 15. Falsifications by Norton Children's Hospital Psychiatric ER, where a doctor Jackie (my child, whose legal name is Jack A. Fouts, but identifies as Jackie and/or Jaqquelyn, uses she/her pronouns, and identifies as female), never saw, prescribed a dangerous medication, Depakote, for a condition Jackie never had nor had ever been diagnosed with, by Norton or anyone else. Despite my refusal to administer the medication due to its unnecessary risks, the CPS report falsely claimed that I was not properly caring for my child. Both Norton and HHS have refused to correct this dangerous and incorrect medical record, despite the harmful implications.
- 16. **Denial of Access to Prescription and Prior Authorization Information**: I have been unable to access critical information regarding my prescriptions and prior authorizations.

 MedImpact and Medicaid Member Services are both directing me to each other, refusing to provide the necessary information about my medications and prior authorizations, and I have been denied access to MedImpact's online portal with them stating that access cannot be given based on the plan I am on in Kentucky. This lack of transparency is contributing as well to preventing me from obtaining medically necessary treatments,

prescriptions, and services, and is in violation of my rights as a Medicaid recipient. I have reported it repeatedly along with all of the other items, for no action to be taken.

Attached you will find several items of documentation to support my claims, including medical letters, test results, and formal complaints filed over the past several years. Immediate action is critical, as I am at risk of further harm, including potential life-threatening conditions, and risk of death or further permanent disability, due to the ongoing denials of necessary treatments and medications along with other necessary services, goods, and durable medical equipment.

I could not, of course, provide ALL information in this initial email/form/contact, however many thousands of pages of documentary evidence are available.

Please confirm receipt of this letter and the enclosed documents <u>as soon as possible / upon receipt</u>.

I expect swift action to be taken to correct these violations and provide me with the necessary care and compensation.

Failure to act will result in further legal action, including escalating this complaint to additional federal agencies and additional federal authorities.

Sincerely,

John R. Fouts

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File
Centers for Medicare & Medicaid Services
National Disability Rights Network
Amnesty International
Human Rights Watch
United Nations Human Rights
Federal Bureau of Investigation
Homeland Security - CRCL Division
Kentucky Attorney General

Office of Civil Rights OCR

Kentucky Board of Medical Licensure

American Civil Liberties Union (ACLU)

Lisa Hinkle, McBrayer Law Firm